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7	For. 702 260 6999		
/	Attorneys for Defendants UNUM Group and		
8	Colonial Life & Accident Insurance Company		
	IINITED CTATEC	DISTRICT COLIDT	
9	UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA		
10		MCT OF NEVADA	
	HEATHER SCHOENWALD, an individual;	Case No.: 2:20-cv-01948-JCM-BNW	
11	TOM KOCH, an individual,		
12	Plaintiffs,	STIPULATION AND ORDER FOR AN	
12	i iaiitiiis,	EXTENSION OF TIME TO RESPOND TO	
13	vs.	PLAINTIFFS' COMPLAINT	
14	UNUM GROUP, a Foreign Corporation;	(THIRD REQUEST)	
14	COLONIAL LIFE & ACCIDENT	(THIRD REQUEST)	
15	INSURANCE COMPANY, A SUBSIDIARY		
4 -	OF UNUM GROUP, a Foreign Corporation;		
16	SCOTT WEBB, an individual; DOES 1		
17	through 10; ROE CORPORATIONS, 1 through 10,		
1,	through 10,		
18	Defendants.		
19			
17			
20	Pursuant to LR IA 6-1 LR IA 6-2 and I R	7-1 Plaintiff Heather Schoenwald ("Schoenwald	

Plaintiff Todd Koch ("Koch") (collectively, "Plaintiffs"), Defendant UNUM Group ("UNUM"), Defendant Colonial Life & Accident Insurance Company ("Colonial Life"), and Defendant Scott Webb ("Webb") by and through their respective counsel of record, hereby request and stipulate to extend the time for Defendants UNUM and Colonial Life to respond to Plaintiffs' Complaint (ECF No. 1). UNUM and Colonial Life's responses to Plaintiffs' Complaint are currently due December 30, 2020. UNUM and Colonial Life request an extension of time up to and including January 27, 2021 in which to respond as Plaintiff Schoenwald and her counsel have represented that she will be amending her Complaint, and responding to the initial Complaint (ECF No. 1) would be

unnecessary.1 This is the parties' third request for an extension of time. The first request was filed		
on November 13, 2020 (ECF No. 6) and granted on November 17, 2020 (ECF No. 7). The second		
request was filed on December 8, 2020 (ECF No. 12) and granted on December 11, 2020 (ECF No.		
13).		
This Stipulation is made in good faith and is not intended for purposes of delay.		
DATED this 30th day of December, 2020.	DATED this 30th day of December, 2020.	
CLAGGETT & SYKES LAW FIRM	OGLETREE, DEAKINS, NASH, SMOAK & STEWART, P.C.	
/s/ Joseph N. Mott	/s/ Dana B. Salmonson	
Sean K. Claggett	Anthony L. Martin	
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Las Vegas, NV 89107	Las Vegas, NV 89169	
Attorneys for Plaintiff Heather Schoenwald	Attorneys for Defendants UNUM Group and Colonial Life & Accident Insurance Company	
DATED this 30th day of December, 2020.		
	DATED this 30th day of December 2020.	
LAGOMARSINO LAW		
	McNutt Law Firm P.C.	
/s/ Andre M. Lagomarsino	· //D · ID M M ·	
Andre M. Lagomarsino	/s/ Daniel R. McNutt	
Nevada Bar No. 6711	Daniel R. McNutt	
Daven P. Cameron	Nevada Bar No. 7815	
Nevada Bar No. 14179	Matthew C. Wolf Nevada Bar No. 10801	
3005 W. Horizon Ridge Parkway, Suite 241	625 S. Eighth Street	
Henderson, NV 89052 Attorneys for Plaintiff Tom Koch	Las Vegas, NV 89101	
Anorneys for Flamiff Tom Roch	Attorneys for Defendant Scott Webb	
<u>ORDER</u>		
IT IS SO ORDERED		
DATED: 3:18 pm, January 06, 2021		
Burero		

BRENDA WEKSLER UNITED STATES MAGISTRATE JUDGE

¹ All parties have agreed that Plaintiffs will be permitted to file an Amended Complaint. The parties have further stipulated that no new claims will be added as to decedent Scott Webb and/or his estate. The parties will be preparing and filing a subsequent stipulation and order requesting that this Court allow Plaintiffs to file an Amended Complaint pursuant to FRCP 15(a)(2).